hereby certify that this paper (along with any paper referred to as being attached enclosed) is being deposited with the U.S. Postal Service on the date shown below with sufficient postage as First Class Mail, in an envelope addressed to:

MS Amendment, Commissioner for Patents, P.O. Box 1450 Alexandria, VA 22313-1450.

Dated: October 10, 2006 Signature

Docket No.: 29827/41149

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Dieter Hermeling et al.

Application No.: 10/532,279

Confirmation No.: 8528

Filed: April 21, 2005

Art Unit: 1771

For: Ultra-Thin Materials Made from Fibre and

Examiner: Arden B. Sperty

Superabsorbent

RESPONSE TO RESTRICTION REQUIREMENT

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In the Office Action dated September 6, 2006 (Paper No. 20060828), applicants are required to elect one of the following groups of claims:

Group (I), claims 1-18, directed to a fibrous material;

Group (II), claim 21, directed to a process of making a fibrous material; or

Group (III), claims 22-24, directed to a method of absorbing.

Applicants hereby elect the claims of examiner's Group I, namely, claims 1 through 18, inclusive, with traverse, for examination on the merits at this time.

It is submitted, however, that all claims 1 through 18 and 21 through 24, should be examined at this time. According to PCT Rule 13, claims of different categories with common special technical features do *not* lack unity.